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| BRENDA COMEAU AND KENDRA LARKIN , Plaintiffs |))) | U.S. DISTRICT COUR DISTRICT OF MASS |
| O'CHARLEY'S, INC., AND 99 RESTAURANTS, LLC, Defendants |)))) | CIVIL ACTION NO. 05-11088-JLT |

JOINT STATEMENT FOR SCHEDULING CONFERENCE

I. PROPOSED AGENDA

To establish deadlines for completing discovery, filing motions, the pretrial schedule, unthe trial date.

II. PROPOSED PRETRIAL SCHEDULE

- 1. Service of, and compliance with, written discovery requests and automatic disclosure completed: February 1, 2006.
- 2. The completion of depositions: May 1, 2006.
- 3. The identification of trial experts by plaintiff: June 15, 2006.
- 4. The sequence of disclosure of information regarding experts contemplated by Fed. R. Civ. P. 26(b) by plaintiff: July 15, 2006.
- 5. The identification of trial experts by defendants: August 1, 2006.
- 6. The sequence of disclosure of information regarding experts contemplated by Fed. R. Civ. P. 26(b) by defendants: September 5, 2006.
- 7. The filing of motions for summary judgment and other pretrial motions completed by September 5, 2006.
- 8. A settlement conference, to be attended by trial counsel and, in the discretion of the judge, their clients: September 5, 2006.

- 9. Final pretrial conference: October 2, 2006.
- 10. Trial Date: November 6, 2006.

III. TRIAL BY MAGISTRATE

The parties do not agree to trial by magistrate judge.

IV. CERTIFICATES OF CONFERENCES WITH PARTIES

Plaintiff's attorney expects to file the plaintiffs' certificates at the scheduling conference. Defendants' attorney expects to file the defendants' certificates at the scheduling conference.

Respectfully submitted,

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